

REMARKS

Claims 10, 11, and 13 were rejected as being imparticular. Applicant requests reconsideration. It is elementary that the sun ejects electrons that are collected by earth's magnetic fields trapping electrons causing electrostatic charge accumulation on a surface. The claims have been accordingly amended. Claim 1, 10, 11, 13, and 16 were amended to particularly recite that the sun emits UV light, the sun ejects electrical charges, and that the curing resin is uncured resin that is cured upon exposure to UV light.

Claims 1-6, 10-11, and 13-16 were rejected as being anticipated by AIAA. Applicant requests reconsideration. Claims 7-8 were rejected as unpatentable over AIAA. Applicant requests reconsideration. Claims 9 and 12 were rejected as unpatentable over AIAA in view of Amick. Applicant requests reconsideration. These rejections are without merit. The examiner stated that: 1) the AIAA reference includes authors, which do not match the inventorship of the present application; 2) the AIAA publication date is April 2003, and 3) the inventors were in possession of the invention as of a constructive date of the invention disclosure of December 2002. Applicant hereby swears behind the AIAA reference. Applicant supports true inventorship with the attached declaration of Edward J. Simburger.

The examiner cites 35 USC 102(a) stating that "the invention was known or used by others, or patented, or described in a printed publication in this or a foreign country BEFORE the invention

1 thereof by the applicant for patent. The AIAA reference is not a
2 patent. The AIAA is a printed publication that was not printed
3 before applicant's constructive reduction to practice in December
4 2002, as acknowledged by the examiner. The question remaining is
5 whether the invention was "known or used" by others before the
6 invention thereof. The use must be a public use. There is no
7 evidence of record that the present invention was in public use or
8 in any use whatsoever. Advance "known" knowledge before invention
9 is, of course, an impossibility as it was the inventors who
10 confidentially disclosed the invention to the NASA administrators,
11 the non-co-inventor authors. The "others" as apparently implied by
12 the examiner appear to be those non-inventors listed as authors in
13 the AIAA publication. The knowledge by others must be public and
14 general, in that, a few are not deemed by the court to have the
15 hallmark of "public accessibility", especially those few under an
16 obligation not to disclose. Where "others" are limited in number to
17 a few or that the knowledge is non-public, particularly under
18 confidentiality agreements not to disclose, such knowledge of the
19 invention by others, kept secret by those few, is not "generally"
20 known by others, as there is a lack of the necessary amount of
21 "public accessibility". Here, the non-co-inventor authors are a few
22 defeating the anticipation rejection under 102. Here, the non-co-
23 inventor authors were under a confidentiality agreement, and hence,
24 their knowledge is not public knowledge necessary for "public
25 accessibility". Here, the non-co-inventor authors necessarily
26 understood the invention ONLY AFTER the present invention inventors
27 disclosed the present invention to the NASA administrator as part
28 of the contract for hired work. On each of these three separate and

1 distinct counts, the rejection under 102(a) fails. The AIAA
2 publication is not prior art to the present application. The AIAA
3 publication cannot be used to form anticipation rejections or
4 obviousness rejections. Applicant takes exception pending appeal.

5
6 Claims 1, 13, and 16 were rejected as being anticipated by
7 Wallsten. Claim 3 was rejected as unpatentable over Wallsten in
8 view of Struble. Claims 10-11 and 15 were rejected as unpatentable
9 over Wallsten in view of Struble in view of Dever. Claim 12 was
10 rejected as unpatentable over Wallsten in view of Kaji in view of
11 Minahan.

12 Applicant requests reconsideration.

13
14 The present invention uses an inflatable hinge, that when
15 inflated determines, the angular displacement between two movable
16 flat panels attached to the hinge. More particularly, the present
17 invention includes a top film having a top circumferential length,
18 the bottom film having a bottom circumferential length, the top and
19 bottom circumferential lengths for angularly positioning the left
20 and right panels.

21
22 Independent Claims 1 and 13 were rejected as being anticipated by
23 Wallsten. Wallsten teaches that an inflatable air bag can be
24 deployed assisted by a network of internal inflatable cylinders,
25 which are interconnected forming a frame, such that when inflated,
26 the air bag takes on the shape of a bag, such as an automobile air
27 bag. Wallsten teaches a network of inflatable cylinders or channels

1. as a frame that can be attached to the inside of an air bag to
2 assist in deploying the air bag.

3 Wallsten does not teach using a flex circuit, does not teach
4 using wrap around contacts, does not teach a left frame with
5 adhesive, does not teach a right frame with adhesive, does not
6 teach a coating over the right film and left film, does not teach a
7 sublimation powder, does not teach a hinge interconnecting panel,
8 does not teach panels, does not teach hinges, does not teach using
9 films to define the positioning of the panels; does not teach a
10 hinge having two panels that move independently of each other, and
11 does not teach a coating layer to define the positioning between
12 two panels. Wallsten teaches an air bag, which does not deploy into
13 any form of permanent structure after deployment.

14
15 Wallsten teaches an air bag having a continuous outer periphery.
16 The air bag has no panels whatsoever. A panel being a flat planar
17 piece. The examiner is in error when asserting that Wallsten
18 teaches air bag panels.

19
20 Wallsten teaches an air bag, teaches a network of inflatable
21 channels functioning as a frame within the walls of an air bag,
22 teaches channels disposed attached to the bag's interior walls, and
23 teaches using a frame of channels to define the periphery inflation
24 level of an air bag. More particularly, Wallsten uses an air bag,
25 that when inflated, has a predetermined size. Wallsten's
26 predetermined air bag size determines the curvature of the bag
27 walls. The curvature is continuous about the air bag. The examiner

1 is in error when asserting that Wallsten's frame determines the
2 position between two panels, which of course, do not even exist.

3
4 Wallsten teaches an air bag internally supported by a frame
5 attached to the interior walls of the air bag. The air bag defines
6 the periphery surface of the air bag. More particularly, Wallsten
7 uses an air bag, that when inflated, has a predetermined size.
8 Wallsten's predetermined air bag size determines the curvature of
9 the bag walls. The curvature is continuous about the air bag. As
10 the bag inflates, the bag skin forms an inflated balloon consisting
11 of a continuous surface. As such, the continuous surface is not
12 segmented into independently movable panels that can rotate about a
13 hinge. The examiner is in error when asserting that Wallsten's
14 frame is a hinge.

15
16 Wallsten teaches an air bag supported by an inflatable frame
17 within the walls of the air bag. The size of the air bag defines
18 the peripheral surface of the air bag. More particularly, Wallsten
19 uses an air bag, that when inflated, has a predetermined size. The
20 frame channels are made of a top film and a bottom film. Like the
21 bladder of the present invention, Wallsten's frame can be inflated
22 using a sublimation powder. As the frame inflates, the bag
23 inflates, as the curvature of the bag walls are defined by the size
24 of the bag. It is very clear that the dimensions of the films used
25 to make the inflatable frame channel in no way determines the
26 positioning of anything, let alone phantom panels, which are not
27 shown anywhere in Wallsten, let alone by and about phantom hinges.
28 The frames, which are not hinges, are merely attached to the

1 internal walls of the bag to give the bag support and aid in
2 inflating the bag. The channels assist in inflation, and their
3 circumferential lengths do not in anyway determine the curvature of
4 the air bag, let along phantom panels. It is the bag size, that is,
5 the size and shape of the bag that determines the size and shape of
6 the bag. The circumferential length of the channel does not
7 determine anything, but merely provides an inflation channel. The
8 top film and the bottom film of Wallsten's frame do not in anyway
9 define the curvature of the bag, but merely support the bag having
10 a predetermined size that then defines the size and curvature of
11 the bag. Hence, the channel length is used to provide support for
12 the bag, and the bag size determines the curvature of the bag,
13 which is continuous about the air bag without any panels. As the
14 bag inflates, the bag skin forms a balloon consisting of a
15 continuous surface having a radius defined by the size of the bag.
16 As such, the continuous surface is not segmented into independently
17 movable panels that can also rotate about a hinge. Wallsten's frame
18 does not in anyway determine the curvature of the bag, or any
19 positions of the panels, as Wallsten's has no panels, and has no
20 hinges. The examiner is in error when asserting that Wallsten's
21 frame has top and bottom films that determine the positions of the
22 non-existent panels.

23
24 Wallsten clearly uses the air bag, which is not an approximate
25 sphere made of panels but is a bag having a continuous surface.
26 Wallsten does not have anticipatory panels but only walls of the
27 air bag disposed between and under the channels of the frame. The
28 diameter and pressure of the air bag define the positions of the

1 surface of the air bag. The frames do not define the positions of
2 the walls, as hinges, which they are not, as nothing is rotating
3 about them, which walls can flex up to 180 degrees determined by
4 the diameter of the air bag, and not the top and bottom film layers
5 of the frame channels. Claim 1 is not anticipated by Wallsten at
6 least because Wallsten does not have panels and does not use top
7 and bottom layers of the hinges, and there are no hinges, for
8 defining the angular position of the non-existent panels. The
9 examiner is in error when asserting that Wallsten's frame defines
10 the positions of "left and right" panels.
11

12 Claim 13 includes the UV limitation that a coating disposed
13 over the top film is for passing the UV light for curing the
14 uncured resin and for static discharge protection of the film.
15 Claim 13 was rejected as anticipated by Wallsten indicating that
16 the resin limitation is a product by process. It is clear that the
17 present invention uses an UV transparent coating to cure a polymer
18 risen for rigidity from an uncured state to a cured state. Wallsten
19 has no such function, but rather only relies upon air pressure and
20 strong elastic properties of the material to keep the air bag
21 inflated. Exemplar reliance upon a product by process is misplaced.
22 The uncured resin is in an uncured state before UV on-orbit
23 exposure and a cured state when on-orbit. The "uncured resin",
24 indicates the state of the resin, as the device is being used and
25 deployed, and not the making of the curing resin. The product is
26 complete when launched having uncured resin in an uncured state.
27 When deployed, the soft uncured resin changes its shape as well as
28 the physical property of the resin. Nothing is being made on orbit

1 as the uncured resin was disposed in the device, and is part of the
2 finished device when made. Just like a transistor being turned on
3 and off, the resin has two states, uncured and cured, during normal
4 use. A solar cell degrades in space over time, yet, the solar cell
5 in this degraded state "is not being made" by anyone, and the
6 product is defined and made prior to use. There are no laboratory
7 assistants attached to the satellite on orbit and floating in
8 orbit, with a little UV lamp, curing the resin, before the product
9 is used. It is the apparatus itself that is transforming itself due
10 to the preexisting design. The uncured resin is a resin in the
11 uncured state before launch, and after unfurling, becomes cured by
12 virtue of the action of the unfurling and exposure to UV light.
13 There is no process step being claimed. This is not a product by a
14 process, as both the uncured and cured states of the resin are
15 contemplated during use. Wallsten does not anticipate claim 13 at
16 least because Wallsten does not disclose the use of an uncured
17 resin, which has two states when in use, a first uncured state and
18 a second cured state, as is apparent from a reading of claim 1 of
19 the present invention. The examiner is in error when suggesting
20 that Wallsten teaches an uncured resin that is cured by UV exposure
21 to rigidize the hinge to permanently secure panels in position.
22 Applicant takes exception pending appeal that Wallsten neither
23 anticipates nor in combination renders unpatentable the present
24 invention.

25
26
27 Wallsten does not teach a hinge, does not teach panels, does not
28 teach top and bottom films defining positions, does not teach top

1 and bottom films defining the positions of panels, does not teach
2 encapsulated uncured resin for rigidizing a hinge, does not teach
3 encapsulated uncured resin cured by UV light for rigidizing a
4 hinge, does not teach encapsulated uncured resin cured by UV light
5 for rigidizing a hinge for securing panels in position, does not
6 teach wrap around contacts, and does not teach flex circuits. Yet,
7 Wallsten is used incorrectly by the examiner as a primary reference
8 for both anticipation and obviousness rejections. This is
9 remarkable.

10
11 In connection with claim 3, sublimation powders, as in
12 Struble, have been used for inflating inflation devices. In
13 connection with claim 15, tin-Oxide coatings, as in Dever, have
14 been used for anti-static discharge. In connection with claim 12,
15 wrap around contacts, as in Minahan, have been used for
16 interconnecting. However, the use of sublimation powders, tin-oxide
17 coatings, and wrap around contacts are elements used as supplements
18 to the novel combination of features of the present inventions.

19
20 Struble at least is directed to space applications. Struble
21 teaches that a large structure can be deployed in the space
22 environment by inflating a series of inflatable cylinders, which
23 are tied together at the ends to form a predetermined structural
24 shape. This is redundant to Wallsten. Struble teaches that a
25 permanent shape can be obtained by elongation of the aluminum
26 coating beyond its yield strength thus thereby giving the aluminum
27 or wire braid a permanent set in space. The present invention
28 departs using uncured resin to provide rigidity after deployment.

1 Struble does not teach the use of an inflatable cylindrical
2 bladder for deploying adjacent panels to permanent positions after
3 deployment. Struble does not teach the use of an uncured polymer
4 resin for obtaining a permanent position in space. Struble does not
5 teach that one could fashion a hinge where the angle of rotation
6 can be preset by having fixed attach points around an inflatable
7 cylinder. Struble does not teach that a structure composed of an
8 electrical insulator needs to be protected from electrostatic
9 discharge from exposure to the space environment. Struble's
10 structure is coated with aluminum, which is conducting and
11 necessary for reflecting radio waves. Thus, Struble's structure
12 cannot use a rigidizing technology, which requires the exposure of
13 interior layers to ultra violet light, and hence, the present
14 invention departs from Struble's teachings.

15
16 By contradistinction, the present invention uses an inflatable
17 bladder to rigidly position movable panels. The present invention
18 overcomes the limitations of Struble and Wallsten when forming
19 rigidized panels in space. The inflation gas provides the kinetic
20 energy to move the adjacent panels from the stowed position to the
21 permanent deployed position by virtue of the attachment of the
22 hinge to the panels along top and bottom films having predetermined
23 circumferential lengths. The inflated bladder has films that
24 function for determining the final shape of the hinge and the
25 relative positions between the two panels during the rigidization
26 process.

1 Wallsten does not teach that an inflatable cylinder can be
2 used for presetting the final position of two independent movable
3 panels through an inflatable cylinder for determining the final
4 shape of a hinge and relative positions of the two panels with
5 respect to one another. Wallsten does not teach the use of an
6 uncured resin-filled fiberglass reinforced structural element in
7 the stowed position. Wallsten does not teach final curing of the
8 resin-filled structural element for rigid deployment of side
9 panels. Wallsten and Struble do not teach or suggest alone or in
10 combination the present inventions.

11
12 Claims 1-9 and 14 were rejected as being unpatentable over Kaji
13 in view of Struble. Claims 13 and 16 were rejected as anticipated
14 by Kaji. Applicant requests reconsideration.

15
16 The examiner's rejection of claim 13 based upon Kaji is
17 misguided. Kaji teaches a rod having a predetermined diameter,
18 around which is disposed a flex circuit to form a bend in a flex
19 material extending between two panels. The rod does not determine
20 the angle of bend. The rod is used to form a bend with that
21 diameter so that the flex bend is round and large conforming to the
22 rod, so that the flex bend is too small and does not mechanically
23 weaken the bend leading to cracks and mechanical failure of the
24 bend. The rod in Kaji does not determine the angular bend, but only
25 determines the radius of the bend to prevent breakage at the bend.

26
27 Struble teaches a sublimation powder in a tube for erecting a
28 frame, but Struble does not teach inflating a hinge made of a

1 bladder for erecting and positioning panels relative to each other
2 as there are no panels and no hinges in Struble. Struble is merely
3 a prior art teaching that sublimation powders can be used to
4 inflate.

5
6 The combination of Kaji and Struble is impractical along the
7 lines of the present invention. There is no way practical to
8 combine Struble frames as hinges, because frames do not allow for
9 the moving of independent panels. The combination of Kaji's rods
10 that define a radius to prevent breakage and Struble's inflated
11 frame does not include layers for defining the angular position of
12 deploying and moving panels. Kaji describes a method of protecting
13 flexible solar cell interconnects by inserting a metal rod at the
14 point where the interconnects will be bent when folding up the
15 solar array panels. The purpose of the metal rod is to prevent the
16 bending radius of the interconnects from being reduced below that
17 which the interconnects can withstand without sustaining structural
18 damage by the act of folding up the solar array. Kaji does not use
19 or teach that the cylindrical rod is used to set the amount of
20 rotation of the panels to a specific predetermined angle after
21 unfolding.

22
23 Kaji does not teach the use of an uncured epoxy resin to
24 permanently preset at a deployed angle by curing a resin after
25 deployment. The conductive epoxy of Kaji is the method that is used
26 to make the connection between the interconnects and the solar
27 array panels. The epoxy has nothing to do with the rigidizing the
28 deployed panels in a permanent predetermined fixed position after

1 deployment. Kaji teaches that the panels can be folded and unfolded
2 an unspecified number of times and there is no preset deployment
3 angle. Hence, Kaji teaches away from the use of any resin for
4 setting the positions between two panels. Claim 13 recites that the
5 hinge is used for permanently positioning the panels.

6
7 Because Kaji's application is a hiking backpack and not a
8 space system, Kaji did not anticipate that there might be
9 additional layers or coatings that must be applied to the device to
10 allow the transmittance of ultraviolet light while protecting the
11 device from harmful static discharge through insulating materials
12 when bombarded by electrons which originate from the sun. Kaji
13 teaches that one can use a cylindrical rod to prevent the bending
14 of interconnects between solar array panels beyond the minimum bend
15 radius of the interconnect material. Kaji does not teach that an
16 inflatable cylinder can be used for presetting the final positions
17 of two independent panels through the use of an inflatable cylinder
18 used for determining the final shape of a hinge and the relative
19 positions of the two panels with respect to one another. Kaji does
20 not teach the use of an uncured resin-filled fiberglass reinforced
21 structural element in the stowed position. Kaji does not teach
22 final curing of a resin-filled structural element using the hinge
23 as a curing mold after deployment.

24
25 The examiner's apparent tortured reasoning from a somewhat
26 strong imagination seems to enable anyone to combine Kaji's
27 backpack solar array, with Wallsten's automobile air bag, with
28 Struble's large deployable radio reflector, to reject the present

1 invention contrary to the teachings of cited references. The bag of
2 disjointed parts rejection is prima facie evidence of
3 nonobviousness.

4
5 Claims 10-11 and 15 were rejected as unpatentable over Kaji in
6 view of Struble in view of Dever. Dever teaches a tin-oxide and
7 magnesium-fluoride material for passing UV light and conducting
8 static charge. Dever does not teach using a layer that can be used
9 for static discharge, that is also for passing UV light that
10 functions to cure uncured resin. There is no suggestion in Kaji,
11 Struble, or Dever to use hinge layers for defining the position,
12 for static discharge, and for locking the panels into that position
13 using an uncured resin cured through UV exposure.

14
15 Claim 12 was rejected as unpatentable over Kaji in view of
16 Struble in view of Minahan. Minahan teaches wrap around contacts
17 for solar cells. There is no suggestion in Kaji, Struble, or Dever
18 to use hinge layers for defining panel positions and a curing resin
19 for locking the panels into those positions. There is no teaching
20 in Minahan to pass electrical wires around an inflatable hinge
21 having defined positions.

22
23
24 The declaration by Simburger was not firstly deemed necessary
25 as the attorney of record asserted that the inventors invented the
26 invention before the publication of the AIAA. Notwithstanding, the
27 examiner would not accept that representation, and hence, then
28 effectively required applicant to provide additional evidence of

1 prior invention, which as done by way of the declaration by
2 Simburger. Simburger declared that the other authors did not invent
3 the invention, hence, did not materially contribute.

4
5 Claim 1 claims an inflatable bladder and top and bottom films
6 extending between panels with the top and bottom films defining the
7 angular positioning. Claim 13 claims a top film defining the
8 angular positioning between two panels and a curing resin cured by
9 passing UV light through a static discharge layer. Cited references
10 do not teach or suggest an inflatable hinge for moving panels to
11 panel positions, do not teach or suggest an inflatable hinge having
12 cover layers for determining the panel positions, do not teach or
13 suggest a curing resin for locking the panels into the panel
14 positions, and do not teach a UV static discharge layer for passing
15 UV light to the curing resin for rigidizing the hinge for securing
16 the panels into the panel positions. This case being in good
17 condition for appeal or allowance, allowance of the claims is
18 requested.

19
20 Respectfully Submitted

21 *Derrick Michael Reid*

22 Derrick Michael Reid

23 Derrick Michael Reid, Esq.

24 The Aerospace Corporation

25 PO Box 92957 M1/040

26 Los Angeles, Ca 90009-2957

27 Reg. No. 32,096

28 ///